Case 8-09-75156-reg Doc 1 Filed 07/13/09 Entered 07/13/09 15:41:50

B I (Off	icial Form 1) (1/08)											
			ted States Ban				,		Vo	luntary Petitio	n	
	EAST				OF	N	<u> </u>		·			
Name	of Debtor (if individ	dual enter Las	t, First, Middle イル E): , 1175		Name	of Joint	Debtor (Spou	ise) (Last, First, N	Middle):		
All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names):								e Joint Debtor in	the last 8 years			
(includ	le married, maiden,	and trade nam	es):			(inclu	ide marri	ed, maiden, ai	nd trade names):			
Last fo	our digits of Soc. Se	c or Indvidual	-Taynaver I D	(ITIN) No /Co	mnlete EIN	Last	our digit	s of Soc. Sec.	or Indvidual-Tax	(naver I.D. (ITI	N) No /Complet	e EIN
Last four digits of Soc. Sec. or Indvidual-Taxpayer I.D. (ITIN) No./Complete EIN (if more than one, state all):								one, state all):	or marman-raz	cpayer i.b. (i ii.	iv) ivo./ complet	CEIII
Street Address of Debtor (No. and Street, City, and State):							Street Address of Joint Debtor (No. and Street, City, and State):					
60	HERON	DRIVE										
60 HERON DRIVE HEWLETT, NY 11557 ZIPCODE 11557							ZID CODE					
County	of Residence or of	the Principal	Place of Busine		DE 113 371	Coun	ZIP CODE County of Residence or of the Principal Place of Business:					
Mailin	of Residence or of	r (if different f	rom street addr	.bcc).		Maili	no Addr	ess of Joint De	btor (if different	from street add	tecc).	
			rom street addi	C33).		I Wiani	iig Addir	.33 01 JOHN 150	otor (ii dinerent	nom street add	1033).	
	l Smith		- 00									
WOO	On Exe on of Principal Asse	NY 115	Y Dahtor (if diff	ZIP CC	DE 1 578	7.				Z	IP CODE	
Locati	on of Frincipal ASS	US OF DUSINESS	Denor (ii dill	erent from sire	LI AUDIESS ADOVE	.j.				Z	IP CODE	
		of Debtor Organization)		(Check one	Nature of Busi	ness		C	hapter of Banki	ruptcy Code Ui Filed (Check o		
,		one box.)		ì	,							
	ndividual (includes			Single	n Care Business Asset Real Est	ate as defi	ned in	☐ Chap	ter 9		of a Foreign	
	lee Exhibit D on pay Corporation (include			11 U.s Railro	S.C. § 101(51B)				ter 11 ter 12	Main Procee Chapter 15 F		
	artnership				broker				ter 13	Recognition	of a Foreign	
	Other (If debtor is no sheck this box and s			Clear	nodity Broker ing Bank					Nonmain Pro	oceeding	
				Other						ure of Debts eck one box.)		
					Tax-Exempt E neck box, if appl			Debts a	re primarily cons	umer 🎵 De	bts are primarily	v
				1				debts, d	lefined in 11 U.S.	.C. bu	siness debts.	,
					r is a tax-exemp Title 26 of the			individ) as "incurred by ual primarily for	a		
				Code	the Internal Rev	enue Cod	e).	persona hold pu	ll, family, or hous	se-		
		Filing Fee	(Check one bo	x.)			lı amırı		Chapter 11 E	ebtors		
T I	Full Filing Fee attac	hed.					k one bo Debtor i		ness debtor as de	fined in 11 U.S.	C. § 101(51D).	
	Filing Fee to be paid	in installmen	ts (applicable to	o individuals o	nly). Must attac	h 102/	Debtor is not a small business debtor as defined in 11 U.83. 101(51D).					
	signed application for	or the court's c	onsideration ce	ertifying that th	e debtor is	1	Check if: Debtor's aggregate noncontingent liquidated debts (excluding debts owed to					
		-					Debtor'	s aggregate no	ncontingent liqu	idated debts (ex	cluding debts ov	ved to
	Filing Fee waiver re attach signed applic								ire less than \$2.1	90,000. 🗔	言語意思	
	- ··					Chec	Check all applicable boxes: A plan is being filed with this petition. Acceptances of the plan were solicited prepetition from one or more classes					
						占	Accepta	nces of the pl	an were solicited	prepetition from	n one of Prore cl	asses
Statist	ical/Administrativ	e Information	n				or crea	iors, in accord	lance with 11 U	W	THIS SPACE IS	
	Debtor estimate	es that funds w	vill be available	for distributio	n to unsecured c	reditors.				යා	COURT USE O	NLY
	Debtor estimat distribution to	es that, after ar	ny exempt prop	erty is exclude	d and administra	tive expe	nses paid	, there will be	no funds availab	ole for		
Estipla	nted Number of Cre	ditors						_				
I-49	□ 50-99	□ 100-199	□ 200-999	1,000-	5,001-	10,001-	[2:] 5,001-	50,001- Ov	er		
	- 7 75			5,000	10,000	25,000		0,000	100,000	100,000		
	nted Assets	П			П	П	Γ	1		П		
\$0 to	\$50,001 to	\$100,001 to	\$500,001	\$1,000,001	\$10,000,001	\$50,000,	001 \$	100,000,001	\$500,000,001	More than		
\$50,00	00 \$100,000	\$500,000	to \$1 million	to \$10 million	to \$50 million	to \$100 million		\$500 illion	to \$1 billion	\$1 billion		
	ited Liabilities									П		
\$0 to	\$50,001 to	\$100,001 to	□ \$500,001	\$1,000,001	\$10,000,001	\$50,000,		100,000,001	\$500,000,001	☐ More than		
\$50,00	\$100,000	\$500,000	to \$1 million	to \$10 million	to \$50 million	to \$100 million		\$500 illion	to \$1 billion	\$1 billion		

Case 8-09-75156-reg Doc 1 Filed 07/13/09 Entered 07/13/09 15:41:50

B I (Official Form I) (1/08)		Page 2			
Voluntary Petition	Name of Debtor(s):				
(This page must be completed and filed in every case.)	GROISMAN E	1A5			
All Prior Bankruptcy Cases Filed Within Last 8 Y)			
Location Where Filed:	Case Number:	Date Filed:			
Location	Case Number:	Date Filed:			
Where Filed:					
Pending Bankruptcy Case Filed by any Spouse, Partner, or Affil		ditional sheet.)			
Name of Debtor:	Case Number:	Date Filed:			
District:	Relationship:	Judge:			
District.	Retationship.	Judge.			
Exhibit A (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.)	Exhibit B (To be completed if debtor is an individual whose debts are primarily consumer debts.) I, the attorney for the petitioner named in the foregoing petition, declare that I have informed the petitioner that [he or she] may proceed under chapter 7, 11, 12, or 13 of title 11, United States Code, and have explained the relief available under each such chapter. I further certify that I have delivered to the debtor the notice required by 11 U.S.C. § 342(b).				
Exhibit A is attached and made a part of this petition.	x				
		(Date)			
		<u> </u>			
Exhibit	С				
Does the debtor own or have possession of any property that poses or is alleged to pose	a threat of imminent and identifiable harm to n	ablic health or safety?			
boos the debter of the possession of any property that posses of is uneged to pose	a anome of manimone and recontinuous manimos	aono neutar or sureey.			
Yes, and Exhibit C is attached and made a part of this petition.					
ID No.					
No.					
Exhibit D (To be completed by every individual debtor. If a joint petition is filed, each spouse must complete and attach a separate Exhibit D.) Exhibit D completed and signed by the debtor is attached and made a part of this petition. If this is a joint petition: Exhibit D also completed and signed by the joint debtor is attached and made a part of this petition. Information Regarding the Debtor - Venue (Check any applicable box.) Debtor has been domiciled or has had a residence, principal place of business, or principal assets in this District for 180 days immediately					
preceding the date of this petition or for a longer part of such 180 da There is a bankruptcy case concerning debtor's affiliate, general part	ys than in any other District.	100 days minediately			
Debtor is a debtor in a foreign proceeding and has its principal place of business or principal assets in the United States in this District, or has no principal place of business or assets in the United States but is a defendant in an action or proceeding [in a federal or state court] in this District, or the interests of the parties will be served in regard to the relief sought in this District.					
Certification by a Debtor Who Resides as a Tenant of Residential Property (Check all applicable boxes.)					
Landlord has a judgment against the debtor for possession of debtor's residence. (If box checked, complete the following.)					
(Name of landlord that obtained judgment)					
(Address of landlord)					
	Debtor claims that under applicable nonbankruptcy law, there are circumstances under which the debtor would be permitted to cure the entire monetary default that gave rise to the judgment for possession, after the judgment for possession was entered, and				
Debtor has included with this petition the deposit with the court o filing of the petition.					
Debtor certifies that he/she has served the Landlord with this certification. (11 U.S.C. § 362(1)).					

B 1 (Official Form) 1 (1/08)	Page 3			
Voluntary Petition	Name of Debtor(s):			
(This page must be completed and filed in every case.)	GROISMAN ELIAS			
	atures SA			
Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative			
I declare under penalty of perjury that the information provided in this petition is true	I declare under penalty of perjury that the information provided in this petition is true			
and correct.	and correct, that I am the foreign representative of a debtor in a foreign proceeding,			
[If petitioner is an individual whose debts are primarily consumer debts and has	and that I am authorized to file this petition.			
chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12	(Check only one box.)			
or 13 of title 11, United States Code, understand the relief available under each such	(4.44.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4			
chapter, and choose to proceed under chapter 7.	☐ I request relief in accordance with chapter 15 of title 11, United States Code.			
[If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. § 342(b).	Certified copies of the documents required by 11 U.S.C. § 1515 are attached.			
I request relief in accordance with the chapter of title 11, United States Code,	Pursuant to 11 U.S.C. § 1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the			
specified in this petition.	order granting recognition of the foreign main proceeding is attached.			
x Dagins	X			
Signature of Debtor	(Signature of Foreign Representative)			
·	(o.g.mano ox roro,g.n representative)			
X Signature of Joint Debtor	(Printed Name of Foreign Representative)			
	(Common control of the control of t			
Telephone Number (if not represented by attorney)	Date			
Date 7//3/109	Date			
/ Signature of Attorney*	Signature of Non-Attorney Bankruptcy Petition Preparer			
X	I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as			
Signature of Attorney for Debtor(s)	defined in 11 U.S.C. § 110, (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information			
Printed Name of Attorney for Debtor(s)	required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum			
Firm Name	fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor			
Address	or accepting any fee from the debtor, as required in that section. Official Form 19 is			
	attached.			
Telephone Number	Printed Name and title, if any, of Bankruptcy Petition Preparer			
Date	Social-Security number (If the bankruptcy petition preparer is not an individual,			
*In a case in which § 707(b)(4)(D) applies, this signature also constitutes a	state the Social-Security number of the officer, principal, responsible person or			
certification that the attorney has no knowledge after an inquiry that the information	partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)			
in the schedules is incorrect.				
Signature of Debtor (Corporation/Partnership)	Address			
Signification 2 solor (Corporation 1 at the smp)				
I declare under penalty of perjury that the information provided in this petition is true	X			
and correct, and that I have been authorized to file this petition on behalf of the				
debtor.	D.4.			
The debtor requests the relief in accordance with the chapter of title 11, United States	Date			
Code, specified in this petition.	Signature of bankruptcy petition preparer or officer, principal, responsible person, or			
	partner whose Social-Security number is provided above.			
X	,			
Signature of Authorized Individual	Names and Social-Security numbers of all other individuals who prepared or assisted			
Printed Name of Authorized Individual	in preparing this document unless the bankruptcy petition preparer is not an individual.			
Title of Authorized Individual				
Date	If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.			
	A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both 11 U.S.C. & 110:18 U.S.C. & 156			

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

STATEMENT PURSUANT TO LOCAL BANKRUPTCY RULE 1073-2(b)

DEBTOR(S):_	FLIAS	GROISMAI	<u> </u>	_ CASE NO.:	,
		Rule 1073-2(b), the debto ner's best knowledge, in		<i>tioner)</i> hereby makes the following ef:	; disclosure
was pending at an are spouses or ex-s (v) are a partners partners; or (vii) l	y time within six year spouses; (iii) are affili hip and one or more tave, or within 180 da	s before the filing of the r lates, as defined in 11 U.S of its general partners; (new petition, and th S.C. § 101(2); (iv) a (vi) are partnership t of either of the Re	1 and E.D.N.Y. LBR 1073-2 if the ended by the same partners in partners	e same; (ii) artnership; ion general
NO RELATED	CASE IS PENDING	OR HAS BEEN PENDI	NG AT ANY TIME	•	
☐ THE FOLLOW	ING RELATED CA	SE(S) IS PENDING OR	HAS BEEN PEND	ING:	
1. CASE NO.:	Jt	DGE:	DISTRICT	/DIVISION:	
CASE STILL PEN	IDING (Y/N):	[If closed] Date of clo	sing:		
CURRENT STAT	US OF RELATED C		aiting discharge, co	onfirmed, dismissed, etc.)	
MANNER IN WH	ICH CASES ARE R	ELATED (Refer to NOTE	? ab ove):		
		FOR'S SCHEDULE "A'		RTY") WHICH WAS ALSO L	ISTED IN
2. CASE NO.:	J	UDGE:	DISTRICT	ſ/DIVISION:	
CASE STILL PEN	DING (Y/N):	[If closed] Date of clo	sing:		
CURRENT STAT	US OF RELATED C.	ASE:(Discharged/awa	aiting discharge, co	nfirmed, dismissed, etc.)	
MANNER IN WH	ICH CASES ARE RI	ELATED (Refer to NOTE	ab ove):		·····
		OR'S SCHEDULE "A" (•	ΓΥ") WHICH WAS ALSO LISTE	: D
IN SCHEDULE P	· Or RELATED CA	AJ E •			

DISCLOSURE OF RELATED CASES (cont'd)

3. CASE NO.:	_ JUDGE:	DISTRICT/DIVISION:
CASE STILL PENDING (Y/N):	[If closed] Date	of closing:
CURRENT STATUS OF RELATE I	CASE:	ed/awaiting discharge, confirmed, dismissed, etc.)
	(Discharge	ed/awaiting discnarge, confirmed, dismissed, etc.)
MANNER IN WHICH CASES ARE	RELATED (Refer to	NOTE ab ove):
		"A" ("REAL PROPERTY") WHICH WAS ALSO LISTED
		who have had prior cases dismissed within the preceding 180 days may
not be eligible to be debtors. Such a	n individual will be re	quired to file a statement in support of his/her eligibility to file.
TO BE COMPLETED BY DEBTOR	A/PETITIONER'S AT	TORNEY, AS APPLICABLE:
I am admitted to practice in the Eas	tern District of New Yo	ork (Y/N):
CERTIFICATION (to be signed by	pro se debtor/petitione	r or debtor/petitioner's attorney, as applicable):
I certify under penalty of perjury the except as indicated elsewhere on this		cy case is not related to any case now pending or pending at any time,
		509
Signature of Debtor's Attorney		Signature of Pro Se Debtor/Petitioner
		216 Smill ST Wrodmere, NY 11598 Mailing Address of Debtor/Petitioner
		City, State, Zip Code 718-509-4505 Area Code and Telephone Number

Failure to fully and truthfully provide all information required by the E.D.N.Y. LBR 1073-2 Statement may subject the debtor or any other petitioner and their attorney to appropriate sanctions, including without limitation conversion, the appointment of a trustee or the dismissal of the case with prejudice.

NOTE: Any change in address must be reported to the Court immediately IN WRITING. Dismissal of your petition may otherwise result.

USBC-17

UNITED STATES BANKRUPTCY COURT

NOTICE TO CONSUMER DEBTOR(S) UNDER §342(b) OF THE BANKRUPTCY CODE

In accordance with § 342(b) of the Bankruptcy Code, this notice to individuals with primarily consumer debts: (1) Describes briefly the services available from credit counseling services; (2) Describes briefly the purposes, benefits and costs of the four types of bankruptcy proceedings you may commence; and (3) Informs you about bankruptcy crimes and notifies you that the Attorney General may examine all information you supply in connection with a bankruptcy case.

You are cautioned that bankruptcy law is complicated and not easily described. Thus, you may wish to seek the advice of an attorney to learn of your rights and responsibilities should you decide to file a petition. Court employees cannot give you legal advice.

Notices from the bankruptcy court are sent to the mailing address you list on your bankruptcy petition. In order to ensure that you receive information about events concerning your case, Bankruptcy Rule 4002 requires that you notify the court of any changes in your address. If you are filing a joint case (a single bankruptcy case for two individuals married to each other), and each spouse lists the same mailing address on the bankruptcy petition, you and your spouse will generally receive a single copy of each notice mailed from the bankruptcy court in a jointly-addressed envelope, unless you file a statement with the court requesting that each spouse receive a separate copy of all notices.

1. Services Available from Credit Counseling Agencies

With limited exceptions, § 109(h) of the Bankruptcy Code requires that all individual debtors who file for bankruptcy relief on or after October 17, 2005, receive a briefing that outlines the available opportunities for credit counseling and provides assistance in performing a budget analysis. The briefing must be given within 180 days before the bankruptcy filing. The briefing may be provided individually or in a group (including briefings conducted by telephone or on the Internet) and must be provided by a nonprofit budget and credit counseling agency approved by the United States trustee or bankruptcy administrator. The clerk of the bankruptcy court has a list that you may consult of the approved budget and credit counseling agencies. Each debtor in a joint case must complete the briefing.

In addition, after filing a bankruptcy case, an individual debtor generally must complete a financial management instructional course before he or she can receive a discharge. The clerk also has a list of approved financial management instructional courses. Each debtor in a joint case must complete the course.

2. The Four Chapters of the Bankruptcy Code Available to Individual Consumer Debtors

<u>Chapter 7</u>: Liquidation (\$245 filing fee, \$39 administrative fee, \$15 trustee surcharge: Total fee \$299)

- 1. Chapter 7 is designed for debtors in financial difficulty who do not have the ability to pay their existing debts. Debtors whose debts are primarily consumer debts are subject to a "means test" designed to determine whether the case should be permitted to proceed under chapter 7. If your income is greater than the median income for your state of residence and family size, in some cases, creditors have the right to file a motion requesting that the court dismiss your case under § 707(b) of the Code. It is up to the court to decide whether the case should be dismissed.
- 2. Under chapter 7, you may claim certain of your property as exempt under governing law. A trustee may have the right to take possession of and sell the remaining property that is not exempt and use the sale proceeds to pay your creditors.
- 3. The purpose of filing a chapter 7 case is to obtain a discharge of your existing debts. If, however, you are found to have committed certain kinds of improper conduct described in the Bankruptcy Code, the court may deny your discharge and, if it does, the purpose for which you filed the bankruptcy petition will be defeated.
- 4. Even if you receive a general discharge, some particular debts are not discharged under the law. Therefore, you may still be responsible for most taxes and student loans; debts incurred to pay nondischargeable taxes; domestic support and property settlement obligations; most fines, penalties, forfeitures, and criminal restitution obligations; certain debts which are not properly listed in your bankruptcy papers; and debts for death or personal injury caused by operating a motor vehicle, vessel, or aircraft while intoxicated from alcohol or drugs. Also, if a creditor can prove that a debt arose from fraud, breach of fiduciary duty, or theft, or from a willful and malicious injury, the bankruptcy court may determine that the debt is not discharged.

B 201 Page 2

<u>Chapter 13</u>: Repayment of All or Part of the Debts of an Individual with Regular Income (\$235 filing fee, \$39 administrative fee: Total fee \$274)

- 1. Chapter 13 is designed for individuals with regular income who would like to pay all or part of their debts in installments over a period of time. You are only eligible for chapter 13 if your debts do not exceed certain dollar amounts set forth in the Bankruptcy Code.
- 2. Under chapter 13, you must file with the court a plan to repay your creditors all or part of the money that you owe them, using your future earnings. The period allowed by the court to repay your debts may be three years or five years, depending upon your income and other factors. The court must approve your plan before it can take effect.
- 3. After completing the payments under your plan, your debts are generally discharged except for domestic support obligations; most student loans; certain taxes; most criminal fines and restitution obligations; certain debts which are not properly listed in your bankruptcy papers; certain debts for acts that caused death or personal injury; and certain long term secured obligations.

Chapter 11: Reorganization (\$1000 filing fee, \$39 administrative fee: Total fee \$1039)

Chapter 11 is designed for the reorganization of a business but is also available to consumer debtors. Its provisions are quite complicated, and any decision by an individual to file a chapter 11 petition should be reviewed with an attorney.

Chapter 12: Family Farmer or Fisherman (\$200 filing fee, \$39 administrative fee: Total fee \$239)

Chapter 12 is designed to permit family farmers and fishermen to repay their debts over a period of time from future earnings and is similar to chapter 13. The eligibility requirements are restrictive, limiting its use to those whose income arises primarily from a family-owned farm or commercial fishing operation.

3. Bankruptcy Crimes and Availability of Bankruptcy Papers to Law Enforcement Officials

A person who knowingly and fraudulently conceals assets or makes a false oath or statement under penalty of perjury, either orally or in writing, in connection with a bankruptcy case is subject to a fine, imprisonment, or both. All information supplied by a debtor in connection with a bankruptcy case is subject to examination by the Attorney General acting through the Office of the United States Trustee, the Office of the United States Attorney, and other components and employees of the Department of Justice.

WARNING: Section 521(a)(1) of the Bankruptcy Code requires that you promptly file detailed information regarding your creditors, assets, liabilities, income, expenses and general financial condition. Your bankruptcy case may be dismissed if this information is not filed with the court within the time deadlines set by the Bankruptcy Code, the Bankruptcy Rules, and the local rules of the court.

Certificate of [Non-Attorney] Bankruptcy Petition Preparer

I, the [non-attorney] bankruptcy petition preparer signing the debtor's petition, hereby certify that I delivered to the debtor this notice required by § 342(b) of the Bankruptcy Code.

Printed name and title, if any, of Bankruptcy Petition Preparer Address:	Social Security number (If the bankruptcy petition preparer is not an individual, state the Social Security number of the officer, principal, responsible person, or			
x	partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)			
Signature of Bankruptcy Petition Preparer or officer, principal, responsible person, or partner whose Social Security number is provided above.				
Certificate	of the Debtor			
I (We), the debtor(s), affirm that I (we) have received and FIA) CROIS MAN Printed Name(s) of Debtor(s)	read this notice. X Signature of Debtor Date			
Case No. (if known)	XSignature of Joint Debtor (if any) Date			

Case 8-09-75156-reg Doc 1 Filed 07/13/09 Entered 07/13/09 15:41:50

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

		Y		
In Re:		-		
ELIAS	GROISMA	M	Case No.	
		•	Chapter	
1	Debtor(s)	_		
		X	·	
VERIFICATION OF THE PROPERTY O	ON OF CREDIT	TOR MATRIX	X/LIST OF	CREDITORS
The und the creditor matrix/list knowledge.	dersigned debtor(s) of creditors submitte			-
				W
Dated: 7/13/	09			,
/ /			Soz	
		Debtor		
		Joint Debtor		
		Attorney for Del	btor	

American Home Mortgage Loan Servicer 4650 Regent Blvd Suite 100 Irving, TX 75063

Daniel S. Komansky, Esq. Goldman Horowitz & Cherno, LLP ATTORNEYS For Plaintiff 47 post Avenue Westbury, NY 11590

Shapiro & Dicaro, LLP 250 Mile crossing Blvd Rochester, NY 14624 B 1D (Official Form 1, Exhibit D) (12/08)

UNITED STATES BANKRUPTCY COURT

In re Elias Groisman	Case No		
Debtor	(if known)		

EXHIBIT D - INDIVIDUAL DEBTOR'S STATEMENT OF COMPLIANCE WITH CREDIT COUNSELING REQUIREMENT

Warning: You must be able to check truthfully one of the five statements regarding credit counseling listed below. If you cannot do so, you are not eligible to file a bankruptcy case, and the court can dismiss any case you do file. If that happens, you will lose whatever filing fee you paid, and your creditors will be able to resume collection activities against you. If your case is dismissed and you file another bankruptcy case later, you may be required to pay a second filing fee and you may have to take extra steps to stop creditors' collection activities.

Every individual debtor must file this Exhibit D. If a joint petition is filed, each spouse must complete and file a separate Exhibit D. Check one of the five statements below and attach any documents as directed.

☐ 1. Within the 180 days **before the filing of my bankruptcy case**, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, and I have a certificate from the agency describing the services provided to me. Attach a copy of the certificate and a copy of any debt repayment plan developed through the agency.

from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, but I do not have a certificate from the agency describing the services provided to me. You must file a copy of a certificate from the agency describing the services provided to you and a copy of any debt repayment plan developed through the agency no later than 15 days after your bankruptcy case is filed.

Codf # 17858163

☐ 3. I certify that I requested credit counseling services from an approved agency but was unable to obtain the services during the five days from the time I made my request, and the following exigent circumstances merit a temporary waiver of the credit counseling requirement so I can file my bankruptcy case now. [Summarize exigent circumstances here.]

If your certification is satisfactory to the court, you must still obtain the credit counseling briefing within the first 30 days after you file your bankruptcy petition and promptly file a certificate from the agency that provided the counseling, together with a copy of any debt management plan developed through the agency. Failure to fulfill these requirements may result in dismissal of your case. Any extension of the 30-day deadline can be granted only for cause and is limited to a maximum of 15 days. Your case may also be dismissed if the court is not satisfied with your reasons for filing your bankruptcy case without first receiving a credit counseling briefing.

- ☐ 4. I am not required to receive a credit counseling briefing because of: [Check the applicable statement.] [Must be accompanied by a motion for determination by the court.]
 - ☐ Incapacity. (Defined in 11 U.S.C. § 109(h)(4) as impaired by reason of mental illness or mental deficiency so as to be incapable of realizing and making rational decisions with respect to financial responsibilities.);
 - Disability. (Defined in 11 U.S.C. § 109(h)(4) as physically impaired to the extent of being unable, after reasonable effort, to participate in a credit counseling briefing in person, by telephone, or through the Internet.);
 - ☐ Active military duty in a military combat zone.
- ☐ 5. The United States trustee or bankruptcy administrator has determined that the credit counseling requirement of 11 U.S.C. § 109(h) does not apply in this district.

I certify under penalty of perjury that the information provided above is true and correct.

Signature of Debtor:

te: 7/13/

Codf # 17858163